

## A BANK STORY

Smith owed Skinner & Co. \$5.00. He went in one day and handed them \$5.00 in cash. Skinner forgot to take it off his books, and the next month presented the same bill. He thought he had paid it, but, having no proof, SMITH PAID TWICE.

Jones owed Skinner & Co. \$5.00. He went in one day and handed them a check on this bank for \$5.00. Skinner forgot to take it off his books but the next month when the bill was presented to him, Jones balked. He said: "See here, Mr. Skinner, I paid that bill last month and here is the check which the bank has returned to me with your name endorsed on the back, showing that you got the money." JONES PAID ONCE.

This illustrates only one of the advantages of a bank account.

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J. E. CRAIG, Assistant Cashier  
P. W. NEWTON J. A. FUSON

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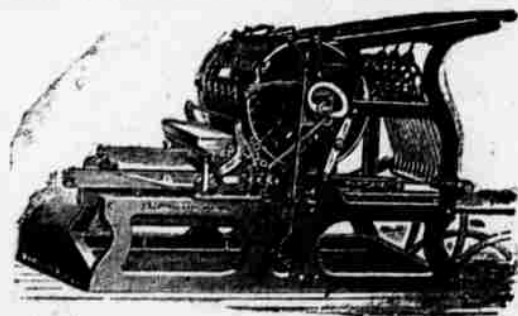
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General Passenger Agent  
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Mansfield, Missouri

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### Order of Publication

In the Circuit Court of Wright County, Missouri, in Vacation.

The State of Missouri, in the Relation and to the Use of John A. Dennis, Collector of the Revenue of Wright County, in the State of Missouri, Plaintiff,

Against

S. J. Aeschliman, Defendant, ss. Action to Collect Back Taxes and Enforce Lien.

Now, on this 27th day of June, 1914, comes the State of Missouri, at the relation and to the use of John A. Dennis, Collector of the Revenue of Wright County, Missouri, by its attorney, and files its petition herein, verified by affidavit, stating among other things, that the defendant is the owner of the following described lands, situate in the County of Wright and State of Missouri, to-wit: W½ NW¼ Section 28, Township 32, Range 12, and that the taxes for the year 1912, amounting to \$123.46 are overdue and unpaid; and that the defendant, S. J. Aeschliman, is a non-resident of the State of Missouri, so that the ordinary process of law cannot be served on him.

It is Therefore Ordered by the Clerk of the Court, in vacation, that publication be made, notifying said defendant that an action has been commenced against him in the Circuit Court of Wright County, Missouri, the general nature and object of which is to collect the Taxes due and unpaid on the aforesaid real estate situate in Wright County and State of Missouri, for the years and to the amounts above stated, together with the costs of this suit, and to enforce the lien of the State on said real estate; and that unless he be and appear at the next regular term of said Court, to be begun and held at the Court House in the City of Hartsville, in said County of Wright, on the first Monday in September, A.D. 1914, and on the first day of said term, and plead, answer or demur to the Plaintiff's petition, the same will be taken as confessed, and judgment rendered accordingly.

JOHN N. PRYOR, JR., Clerk of Circuit Court, State of Missouri, ss.

I, John N. Pryor, Jr., Clerk of the Circuit Court of Wright County, Missouri, hereby certify that the above is a true copy of the original Order of Publication in the cause therein named, as the same appears in my office.

Witness my hand as Clerk and the seal of said Court. Done at office in Hartsville, this 27th day of June, 1914.

JOHN N. PRYOR, JR., (Seal) Clerk of Circuit Court, Geo. C. Murrell, Plaintiff's Attorney.

First publication July 2, 1914.

### Order of Publication

State of Missouri, ss.

In the Circuit Court, September Term, 1914.

Laura E. Pollock, Plaintiff,

vs.

Mary H. Clifford, Samuel Clifford, W. H. Dodge and W. F. McCready, Defendants.

At this day comes the Plaintiff herein, Laura E. Pollock, and files her Petition and Affidavit, alleging, among other things, that Defendants, Mary H. Clifford, Samuel Clifford, W. F. McCready and W. H. Dodge, are not residents of the State of Missouri.

Whereupon it is Ordered by the Clerk in Vacation, that said Defendants be notified by Publication that Plaintiff has commenced a suit against them in this Court, the object and general nature of which is to correct and reform a certain deed conveying the south half of the southwest quarter of Section twenty-six, in Township twenty-nine, Range fifteen, West, and to perfect and quiet the title to said lands, under and by virtue of Sections 2535 and 2538 of the Revised Statutes of the State of Missouri, of the revision of the year 1909, and that unless the said Mary H. Clifford, Samuel Clifford, W. H. Dodge and W. F. McCready be and appear at this Court, at the next term thereof, to be begun and holden at the Court House in the City of Hartsville, in said County, on the 7th day of September next, and on or before the third day of said Term, if the term shall so long continue—and if not, then on or before the last day of said Term—answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is Further Ordered, That a copy hereof be published, according to law, in the Mansfield Mirror.

A True Copy from the Record. Witness my hand and the seal of the Circuit Court of Wright County, this 7th day of July, 1914.

JOHN N. PRYOR, JR., (Seal) Clerk of Circuit Court, G. C. Murrell, Plaintiff's Attorney.

First publication July 9, 1914.

### THE VALUE OF WHEAT AS FEED

By A. E. Cocke, Farm Advisor of Greene County, Mo.

The present low price of wheat and high price of corn, the scarcity of feed and poor outlook for more, is causing farmers seriously to consider the advisability of keeping wheat for feed rather than to haul it to market. A few figures and estimates on the feeding value of wheat may be in order.

The statement is generally made that wheat can be fed profitably up to a market value of 10 cents more per bushel than corn. This is true at high prices only, and because there is 4 pounds or 7 per cent more in a bushel of wheat than in a bushel of corn. A number of experiment stations have fed crushed wheat and crushed corn to all classes of live stock with the general result that equal gains per pound of feed were made on growing stock and dairy cows.

Wheat should be ground for all classes of live stock except sheep and fowl.

Whole wheat or ground wheat is not good feed alone to horses. Digestive disorders and colic are liable to develop even with the most careful feeding. Ground wheat fed two parts to one of bran or corn meal proves out even better than oats. It is not advisable to feed wheat or soaked wheat to horses.

For fattening steers wheat meal gives about 10 per cent less gain per pound fed than corn.

Wheat meal alone is like flour; it balls up in the stomach and on the teeth thereby making difficult digestion; but fed in proportion of two parts with one of cracked corn it is much better than corn alone. The character of flesh formed by wheat as against corn is stated by Swift & Co. in Henry's "Feeds and Feeding" thus: "We do not consider that wheat fed stock yields as well as corn fed there being less fat. The lean meat on wheat fed cattle has a somewhat brighter red than on corn fed cattle. The lean meat on wheat fed hogs is very nice—but there is no particular advantage in it to packers; but we consider wheat fed stock worth as much as corn fed."

In feeding dairy cattle the Maine Experiment Station found wheat meal equal to corn meal in milk production; but two parts wheat meal with one of bran gave greater returns. For the general dairyman wheat meal with bran will be found especially valuable for dairy cows.

Fattening sheep do poorly on ground wheat. While wheat does not give quite such good gains as does corn. The 10 per cent difference obtaining here as in other fattening stock.

In fattening hogs wheat meal has a slight advantage over corn especially if fed as slop, the gummy quality thereby being avoided. Shorts especially with grow-

ing pigs is ahead of all grain but not sufficiently to warrant farmers selling wheat at 60 cents a bushel and buying shorts at \$1.60 per cwt. even when one can get shorts and not ground bran and floor sweepings.

Except for the sticky quality of ground wheat the reasons for its value as a feed are shown in its nutritive ratio as compared with corn and shorts. The nutritive ratio of wheat is 1 to 7, that is, one part of protein or muscle building material to 7 of fat forming material. Shorts has 1 to 4.7 hence its preeminent value for growing stock. Corn has 1 to 9.7. Wheat has an ash or bone making value of 1.8. Shorts an ash value of 4.6 and corn 1.5 per cent.

Here is more argument for shorts.

To summarize, counting corn and wheat equal in feeding value, shorts stand 8 per cent ahead of either or 20 per cent ahead if fed in combination with corn. The price of shorts should be reduced to \$1.08 per cwt. to make it profitable to substitute it for wheat at 60c per bushel.

Shorts would have to be bought at \$1.55 per cwt. to make it profitable to substitute it for corn at 80 cents a bushel. Shorts would have to be bought at \$1.13 per cwt. to be as profitable as wheat and bran two parts wheat to one bran with wheat at 60 cents and bran at \$1.40 per cwt. —The Advertiser, Springfield, Mo.

### Order of Publication

In the Circuit Court of Wright County, Missouri, in Vacation.

The State of Missouri, in the Relation and to the Use of John A. Dennis, Collector of the Revenue of Wright County, in the State of Missouri, Plaintiff,

Against

George W. Crain, James E. Burnett and John Silby White, Defendants, ss.

Action to Collect Back Taxes and Enforce Lien.

Now, on this 20th day of May, 1914, comes the State of Missouri, at the relation and to the use of John A. Dennis, Collector of the Revenue of Wright County, Missouri, by its attorney, and files its petition herein, verified by affidavit, stating among other things, that the defendants are the owners of the following described lands, situate in the County of Wright and State of Missouri, to-wit: NE¼ SW¼, Section 34, Township 28, Range 15, and that the taxes for the year 1912, amounting to \$5.84, are overdue and unpaid; and that the defendants, James E. Burnett and John Silby White, are non-residents of the State of Missouri, so that the ordinary process of law cannot be served on them.

It is Therefore Ordered by the Clerk of the Court, in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the Circuit Court of Wright County, Missouri, the general nature and object of which is to collect the Taxes due and unpaid on the aforesaid real estate situate in Wright County and State of Missouri, for the years and to the amounts above stated, together with the costs of this suit, and to enforce the lien of the State on said real estate; and that unless he be and appear at the next regular term of said Court, to be begun and held at the Court House in the City of Hartsville, in said County of Wright, on the first Monday in September, A.D. 1914, and on the first day of said term, and plead, answer or demur to the Plaintiff's petition, the same will be taken as confessed, and judgment rendered accordingly.

JOHN N. PRYOR, JR., Clerk of Circuit Court, State of Missouri, ss.

I, John N. Pryor, Jr., Clerk of the Circuit Court of Wright County, Missouri, hereby certify that the above is a true copy of the original Order of Publication in the cause therein named, as the same appears in my office.

Witness my hand as Clerk and the seal of said Court. Done at office in Hartsville, this 22nd day of May, 1914.

JOHN N. PRYOR, JR., (Seal) Clerk of Circuit Court, G. C. Murrell, Plaintiff's Attorney.

First publication July 2, 1914.

### Children Cry for Fletcher's

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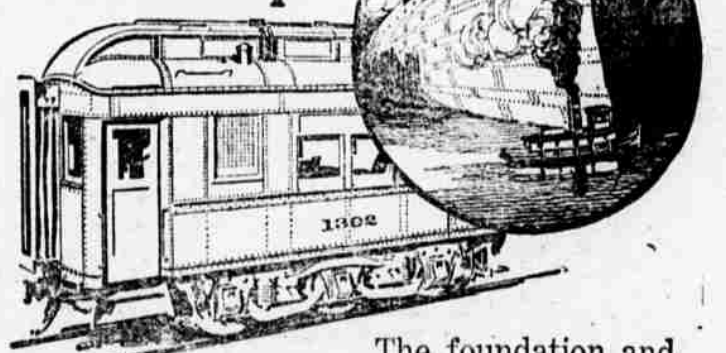
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